MARKETL, E. CRUM and MILDRED. C. CRUM, his wife,	NO	20,831	EQUITY.	
<i>vs.</i>	In the	Circuit Court f	or Frederick County,	
LORETTA P. CRUM, widow, et al		Sitting as a Co	as a Court of Equity.	
			Jerm, 19	
The above cause standing ready for a hearing, and bei	ing submitted, t	he Bill. Answer.	Exhibits	
			Court read and considered	
and testimony having been taken oral.	_			
	**** **** * **** *			
It is thereupon, this 4th day of February i	in the year nin	eteen hundred a	and sixty-five	
by the Circuit Court for Erederick County, sitting as a Cou				
ordered and decreed, that the land and premises mention				
Ordered and decreed, that the land and promisos montron				
, , , , , , , , , , , , , , , , , , , ,				
and that W. Jerome Offutt and Charles	McC. Math	ias. Sr		
of Frederick County, be, and they are her				
the course and manner of their proceeding				
Clerk's office of this Court, a Bond to the State of Mar	_			
		•		
with a Corporate surety, or sureties, to be approve	ea by the Cour	t, or the Clerk,	mereor, in the penalty of	
,,		.,,		
One Hundred Thousand	Dollars, ox peri		thexpermalyxist	
			hthis downs or which	
Dothers conditioned for the faithful performance of the t				
may be reposed in them by any future orde				
proceed to make sale of the said Real Estate, having				
serted in some newspaper printed in Frederick Cou				
er of the time, place, manner and terms of sale; which				
chase money to be paid in cash on the day of sale,				
appon ratification by the Court,		-		
her xxxinenxuorexximixippeneerksenority xurkinoxing it	KOTEK KENIK X	KOEDYNOÙ JEDIGE	••••••••••••••••••••••••••••••••••••••	
	•••••			
and as soon as may be convenient after any such sale or sand particular account of the same, with an affidavit of the next next next next next next next nex	Court, and on eed to be executed to be executed to his the parties to the bring into this he same, to be detected to be detected.	and of the fairng payment of the volted and acknow, her or their height Court the mone lisposed of under	ess of such sale or sales and whole purchase money, and wledged agreeably to law, irs, the property to him, hereny person or persons claimey arising on such sale or the direction of this Court,	
think proper to allow, on consideration of the skill, atter	ntion and fideli	ty wherewith	theyshall ap	
pear to have discharged their trust.	Jale	trick M.	Schnauffer JUDG	
Giled February 4.1965				